UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

VIAN CHARBONNEAU,

Plaintiff (s),

PATRICK M. CORBETT, Defendant(s).

v.

No. C 08-01833 MHP

ORDER SETTING INITIAL CASE MANAGEMENT CONFERENCE AND ADR DEADLINES

APR-4 FM 4:22

IT IS HEREBY ORDERED that this action is assigned to the Honorable Marilyn H. Patel. When serving the complaint or notice of removal, the plaintiff or removing defendant must serve on all other parties a copy of this order and all other documents specified in <u>Civil Local Rule 4-2</u>. Counsel must comply with the case schedule listed below unless the Court otherwise orders.

IT IS FURTHER ORDERED that this action is assigned to the Alternative Dispute Resolution (ADR) Multi-Option Program governed by <u>ADR Local Rule 3.</u> Counsel and clients shall familiarize themselves with that rule and with the material entitled "Dispute Resolution Procedures in the Northern District of California" on the Court ADR Internet site at <u>www.adr.cand.uscourts.gov</u>. A limited number of printed copies are available from the Clerk's Office for parties in cases not subject to the court's Electronic Case Filing program (ECF).

CASE SCHEDULE -ADR MULTI-OPTION PROGRAM

Date	Event	Governing Rule
4/4/2008	Notice of removal filed	
6/30/2008	*Last day to: • meet and confer re: initial disclosures, early settlement, ADR process selection, and discovery plan	FRCivP_26(f) & ADR L.R.3-5
	 file Joint ADR Certification with Stipulation to ADR Process or Notice of Need for ADR Phone Conference 	Civil_L.R. 16-8
7/14/2008	*Last day to file Rule 26(f) Report, complete initial disclosures or state objection in Rule 26(f) Report and file Case Management Statement per attached Standing Order re Contents of Joint Case Management Statement (also available at http://www.cand.uscourts.gov)	FRCivP 26(a) (1) Civil_L.R. 16-9
7/21/2008	INITIAL CASE MANAGEMENT CONFERENCE (CMC) in Ctrm 15, 18th Floor,SF at 4:00 PM	<u>Civil_L.R. 16-10</u>

^{*} If the Initial Case Management Conference is continued, the other deadlines are continued accordingly.

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA

Case No.		

ORDER SETTING CONFERENCE

In accordance with Civ. L.R. 16-4, lead trial counsel who will try this case are directed to confer in advance of the Case Management/Status Conference with respect to all matters contained in the attached Proposed Joint Case Management Order and all other matters described in Rule 16(a), (b) and (c) and Civ. L.R. 16-8(b). Counsel shall complete the attached Order and file same not less than ten (10) days in advance of the Conference set for

_______ at 4:00 p.m. If additional space is needed, please attach a separate sheet. Plaintiff's counsel shall bear the responsibility for convening all counsel and completing and filing the Order.

Each party shall be represented at the Scheduling Conference by the lead counsel who will try the case and be prepared to discuss all matters referred to in the preceding paragraph.

Counsel shall have authority to enter stipulations and make admissions regarding all matters described herein.

PLAINTIFF IS DIRECTED TO SERVE COPIES OF THIS ORDER AT ONCE UPON ALL

PARTIES IN THIS ACTION AND UPON THOSE SUBSEQUENTLY JOINED IN ACCORDANCE

WITH THE PROVISIONS OF RULES 4 AND 5, FEDERAL RULES OF CIVIL PROCEDURE AND CIV.

L.R. 4 AND 5, and to file with the Clerk of the Court a Certificate reflecting such service.

Revised 10/24/97

Counsels' appearance at the Scheduling Conference may be excused by leave of court (a phone request to the Courtroom Deputy is necessary) if this matter has been referred to Arbitration, in which case the attached order shall be filed and shall set forth the arbitration status of the case including the date scheduled for hearing, if any has been set, and the continuances which have been granted.

Case Management Conferences and other nondispositive matters may be heard by telephone, if all the parties agree and with approval of the court. Counsel should advise the Courtroom Deputy ten (10) days in advance of the scheduled hearing date of this preference.

MOTIONS TO DISMISS SHALL NOT BE FILED BEFORE THE INITIAL CASE MANAGEMENT CONFERENCE EXCEPT BY LEAVE OF COURT.

***FAILURE TO COMPLY WITH THIS ORDER or the provisions of Fed. R. Civ. P. 16 may be deemed sufficient grounds for dismissal of this cause, default or other appropriate sanctions. 16(f)).

United States District Judge

1 2 3 4 5 6 7 8 UNITED STATES DISTRICT COURT 9 NORTHERN DISTRICT OF CALIFORNIA 10 11 CASE NO. 12 JOINT CASE MANAGEMENT STATEMENT 13 AND PROPOSED ORDER 14 CASE MANAGEMENT CONFERENCE 15 DATE: 16 TIME: 17 18 19 20 Pursuant to this Court's Civil Local Rules ("Civ. L.R.") 16-7 and 16-8, the parties jointly submit this Case Management Statement and Proposed Order. Each party certifies that its lead trial 21 counsel who will try this case met and conferred for the preparation of this Statement as required 22 by Civ. L.R.16-4. 23 24 The parties make the following representations and recommendations: 25 26 27

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1	A. JOIN	T STATEMENT OF FACTS AND EVENTS UNDERLYING THE ACTION
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7.	t work of the	
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11	·	
12		·
13	•	
14	⊢B. PRIN	CIPAL ISSUES
15	1.	The principal factual issues that the parties dispute are:
16		a
17		
18		b.
19		
20		c. .
21		
22		
	1 2.	The principal legal issues that the parties dispute are:
	2.	The principal legal issues that the parties dispute are: a.
23 24	2.	The principal legal issues that the parties dispute are: a.
23	2.	
23 24 25	2.	a
23 24	2.	a

1		3.	The following issues as to service of process, personal jurisdiction,	subject matter
2			jurisdiction, or venue remain unresolved:	
3				
4				
5		4.	The following parties have not yet been served:	
6				-
7				
8		5.	Any additional parties that a party intends to join are listed below:	
9	Party		Additional Parties	<u>Deadline</u>
10				
11				•
12				
13		6.	Any additional claims that a party intends to add are listed below:	
14	Party	· · · -	Additional Claims	<u>Deadline</u>
15				
16				
17				
18	C.	ALTE	RNATIVE DISPUTE RESOLUTION (Choose one of the following the	hree options.)
19		This c	ase already has been assigned or the parties have agreed to use the	following court
20		sponse	ored or other ADR procedure (please list the provider if other than t	he court):
21	į.			`
22				
23		Date	by which ADR session to be commenced:	•
24		Date	by which ADR session to be completed:	
25		The p	parties have been unable to agree on an ADR procedure. The party[i	es] listed below
26		believ	es that the case is appropriate for the ADR procedure indicated:	
27				

1		All parties share the view that no ADR procedure should be used in this case. T	he specific
2		basis for that view is set forth below:	
3			
4		The parties make the following additional suggestions concerning settlement:	
5			
6			
7		The Court hereby orders:	
8			d design of the college of designs
9			
10	D.	CONSENT TO JURISDICTION BY A MAGISTRATE JUDGE	
11		Parties consent to a jury or court trial presided over by a magistrate judge	□yes
12			По
13		The Court hereby refers this case for the following purposes to a magistrate jud	ge:
14			
1 5	Andrew on the state of the stat	·	
16			
17	Е.	DISCLOSURES	
18		The parties certify that they have made the following disclosures:	
19		1. Persons disclosed pursuant to Civ. L.R. 16-5:	
20		a. Disclosed by	
21		(1)	
22		(2)	
23		(3)	
24		(4)	
25		b. Disclosed by:	
26		(1)	
27		(2)	
28		(3)	1

1			(4)
2		c.	Disclosed by:
3			(1)
4			(2)
5	•		(3)
6			(4)
7	2.	Catego	ories of documents disclosed under Civ. L.R. 16-5 or produced through formal
8		discov	егу:
9	•	a.	Categories of documents disclosed by:
10		-	(1)
11			(2)
12			(3)
13			(4)
14	•	b.	Categories of documents disclosed by:
15			(1)
16		•	(2)
17	· ·		(3)
18			(4)
19		c.	Categories of documents disclosed by:
20	: . :		(1)
21			(2)
22			(3)
23			(4)
24			
25	3.		party who claims an entitlement to damages or an offset sets forth the following
26		prelin	ninary computation of the damages or of the offset:
27	:		

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1	2.	The parties have negotiated the following discovery plan:
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4	•	
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. 7		
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9		
10	3.	Limitations on discovery tools in accordance with Civ. L. R. 30-1, 33-1 (specify
11		number):
12		a. depositions (excluding experts) by:
13		plaintiff(s): defendant(s):
14		b. interrogatories served by:
15		plaintiff(s): defendant(s):
16		c. document production requests served by:
17		plaintiff(s): defendant(s):
18		d. requests for admission served by:
19		plaintiff(s): defendant(s):
20	4.	The parties agree to the following limitations on the subject matter of discovery:
21		
22		
23		
24		
25	5.	Discovery from experts. The parties plan to offer expert testimony as to the
26		following subject matter(s):
27		
28		

1		6.	The Court orders the following additional limitations on the subject matter of
2			discovery:
3			
4			
5			
6			
7		7.	Deadlines for disclosure of witnesses and completion of discovery:
8			a. disclosure of identities of all witnesses to be called in each party's case-in-
9			chief:
10			plaintiff(s):
11			defendant(s):
12			b. completion of all discovery except from experts (see Civ. L.R. 26-5):
13			
14	•		c. disclosure of identities, resumes, final reports and all other matters required
15			by Fed. R. Civ. P. 26(a)(2):
16	٠.		plaintiff(s):
17			defendant(s):
18			d. completion of discovery from experts (see Civ. L.R. 26-5):
19			
20	н.	PRE	TRIAL AND TRIAL SCHEDULE
21		1.	Trial date:
22		2.	Anticipated length of trial (number of days):
23		3.	Type of trial: jury court
24		4.	Final pretrial conference date:
25			
26		-	
27			
28			

. 1	5.	Date required for filing the joint pretrial conference statement and proposed pretrial
2		order required by Civ. L.R. 16-9(b), complying with the provisions of Civ. L.R. 16-
3		8(b)(7)-(10) and such other materials as may be required by the assigned judge:
4		
5		
6	6.	Date for filing objections under Civ. L.R. 16-8(b)(11) (objections to exhibits or
7	÷.	testimony):
8	7.	Deadline to hear motions directed to the merits of all or part of the case:
9		
10		
11	NOTE: Lead	trial counsel who will try this case shall meet and confer at least 30 days prior to the
12	pretrial confe	erence for the purposes of Civ. L.R. 16-9(a) which includes preparation of the joint
13	pretrial confe	rence statement and all other materials required by § H.5 above. Lead trial counsel
ا ، .	shall also be	present at the pretrial conference. (See Fed. R. Civ. P. 16(d).)
14	Shall also be	present at the pretrial conference. (See Fed. R. Civ. 1. 10(a).)
14 15		of next case management/status conference:
	I. Date	
15	I. Date	of next case management/status conference:
15 16	I. Date	of next case management/status conference:
15 16 17	I. Date	of next case management/status conference:
15 16 17 18	I. Date	of next case management/status conference:
15 16 17 18	I. Date of J. OTHI	of next case management/status conference:
15 16 17 18 19 20	I. Date of J. OTHI	of next case management/status conference: ER MATTERS TIFICATION AND SIGNATURE OF LEAD TRIAL COUNSEL
15 16 17 18 19 20 21	I. Date of J. OTHI	of next case management/status conference: ER MATTERS TIFICATION AND SIGNATURE OF LEAD TRIAL COUNSEL
15 16 17 18 19 20 21 22	I. Date of J. OTHI	of next case management/status conference: ER MATTERS TIFICATION AND SIGNATURE OF LEAD TRIAL COUNSEL
15 16 17 18 19 20 21 22 23	I. Date of J. OTHI	of next case management/status conference: ER MATTERS TIFICATION AND SIGNATURE OF LEAD TRIAL COUNSEL
15 16 17 18 19 20 21 22 23 24	I. Date of J. OTHI	of next case management/status conference: ER MATTERS TIFICATION AND SIGNATURE OF LEAD TRIAL COUNSEL
15 16 17 18 19 20 21 22 23 24 25	I. Date of J. OTHI	of next case management/status conference: ER MATTERS TIFICATION AND SIGNATURE OF LEAD TRIAL COUNSEL

The court finds that each party was represented by lead trial counsel responsible for trial of this matter and was given an opportunity to be heard as to all matters emcompassed by this Case Management Statement and Proposed Order filed prior to this conference. The court adopts this statement as modified and enters of this court pursuant to Civ. L.R. 16-8(b).

The foregoing joint statement as amended is adopted by this court as the Case Management Order in this action in accordance with Civ. L.R. 16 and other applicable Local Rules, and shall govern all further proceedings in this action.

IT IS SO ORDERED.

Date:

Marilyn Hall Patel, United States District Judge

Addendum I

Document 2

Motion Preparation:

These rules also apply to motions for summary judgment, preliminary injunction, or other motions requiring evidentiary submissions. The parties shall meet and confer to resolve all evidentiary issues. Those that cannot be resolved shall be handled in the following manner.

In connection with motions, the exhibits shall be submitted with a cover sheet listing all exhibits. Opposing counsel shall indicate on the list their objections, if any, by use of a keyed system. The keyed system referred to in theses instructions may designate the objection by number or name, and shall include an index to the keys or codes, unless the number or name is self-evident. For example, a Rule 403, FRCP objection may be noted by R.403; an objection that a deposition question assumed facts not in evidence might be referred to as "AF" with the index identifying each such code.

Depositions used in connection with a motion shall be filed at the time the oppositions are filed and shall be marked as follows: The entire deposition shall be submitted (if deposition is in one volume; otherwise, only the volume containing designated portions shall be provided), one copy only, tabbed as necessary or otherwise marked. Objections shall be noted in the margin by use of a keyed system. This will provide the court with one deposition together with the objections of all parties appearing on the face of the designated extract.

Separate motions to strike shall not be filed.

Filing of Undisputed Statements of Fact:

The parties are hereby advised that in all proceedings where a statement of undisputed facts is to be filed, only one joint statement, signed by all parties, shall be filed. Separate statements of undisputed facts are unacceptable, and failure to file one joint statement will result in the striking of pleadings or other appropriate sanctions. If the parties are unable to agree that a fact is undisputed, then the fact is in dispute.

STANDING ORDER FOR ALL JUDGES OF THE NORTHERN DISTRICT OF CALIFORNIA

CONTENTS OF JOINT CASE MANAGEMENT STATEMENT

Commencing March 1, 2007, all judges of the Northern District of California will require the identical information in Joint Case Management Statements filed pursuant to Civil Local Rule 16-9. The parties must include the following information in their statement which, except in unusually complex cases, should not exceed ten pages:

- 1. <u>Jurisdiction and Service</u>: The basis for the court's subject matter jurisdiction over plaintiff's claims and defendant's counterclaims, whether any issues exist regarding personal jurisdiction or venue, whether any parties remain to be served, and, if any parties remain to be served, a proposed deadline for service.
- 2. <u>Facts</u>: A brief chronology of the facts and a statement of the principal factual issues in dispute.
- 3. <u>Legal Issues</u>: A brief statement, without extended legal argument, of the disputed points of law, including reference to specific statutes and decisions.
- 4. Motions: All prior and pending motions, their current status, and any anticipated motions.
- 5. <u>Amendment of Pleadings</u>: The extent to which parties, claims, or defenses are expected to be added or dismissed and a proposed deadline for amending the pleadings.
- 6. Evidence Preservation: Steps taken to preserve evidence relevant to the issues reasonably evident in this action, including interdiction of any document-destruction program and any ongoing erasures of e-mails, voice mails, and other electronically-recorded material.
 - 7. <u>Disclosures</u>: Whether there has been full and timely compliance with the initial disclosure requirements of Fed. R. Civ. P. 26 and a description of the disclosures made.
 - 8. <u>Discovery</u>: Discovery taken to date, if any, the scope of anticipated discovery, any proposed limitations or modifications of the discovery rules, and a proposed discovery plan pursuant to Fed. R. Civ. P. 26(f).
- 9. Class Actions: If a class action, a proposal for how and when the class will be certified.
- 10. <u>Related Cases</u>: Any related cases or proceedings pending before another judge of this court, or before another court or administrative body.
- 11. Relief: All relief sought through complaint or counterclaim, including the amount of any

damages sought and a description of the bases on which damages are calculated. In addition, any party from whom damages are sought must describe the bases on which it contends damages should be calculated if liability is established.

- 12. Settlement and ADR: Prospects for settlement, ADR efforts to date, and a specific ADR plan for the case, including compliance with ADR L.R. 3-5 and a description of key discovery or motions necessary to position the parties to negotiate a resolution.
- 13. Consent to Magistrate Judge For All Purposes: Whether all parties will consent to have a magistrate judge conduct all further proceedings including trial and entry of judgment.
- 14. Other References: Whether the case is suitable for reference to binding arbitration, a special master, or the Judicial Panel on Multidistrict Litigation.
- 15. Narrowing of Issues: Issues that can be narrowed by agreement or by motion, suggestions to expedite the presentation of evidence at trial (e.g., through summaries or stipulated facts), and any request to bifurcate issues, claims, or defenses.
- 16. Expedited Schedule: Whether this is the type of case that can be handled on an expedited basis with streamlined procedures.
- 17. Scheduling: Proposed dates for designation of experts, discovery cutoff, hearing of dispositive motions, pretrial conference and trial.
- 18. Trial: Whether the case will be tried to a jury or to the court and the expected length of the trial.
- 19. Disclosure of Non-party Interested Entities or Persons: Whether each party has filed the "Certification of Interested Entities or Persons" required by Civil Local Rule 3-16. In addition, each party must restate in the case management statement the contents of its certification by identifying any persons, firms, partnerships, corporations (including parent corporations) or other entities known by the party to have either: (i) a financial interest in the subject matter in controversy or in a party to the proceeding; or (ii) any other kind of interest that could be substantially affected by the outcome of the proceeding.
- 20. Such other matters as may facilitate the just, speedy and inexpensive disposition of this matter.